And if the brethy beint ground, any Herri, Exements and Administrators to warrout and convert effected all and claquair the said promises were the said and ground and application, and applications, or in ordinal the make or not part Secretion. The production of the said convergages, agree to insure the house and buildings on said lead for not less than. Deltar, in many or company which shall be acceptable in the nonetypes, and was in the central shall it any time full (a) for a ground and the lead of the said converges which shall be acceptable to the nonetypes, and that is the central shall it any time full (a) for all the said on the lead on the converges of the converges of the converges of the said converges of the converges of the said converges of the nonetypes of the converges of the c	G.R.EM. 5-a	
EDMR. D. TARRO and recorded in the office of Englature of Mones Conveyance for Growerline Contry, in Book. TO THATE AND TO BOLD, all and stagellar, the acts present and American Anticomplete the Rights, Manches, Interdiscents and Agrantenances to the said Presentes belonging, or in anywer bridge or say. TO HATE AND TO BOLD, all and stagellar, the acts of possible with the said. ROSH, B. WAYS, DOY. THAT AND TO BOLD, all and stagellar, the acts of possible with the said. ROSH, B. WAYS, DOY. THAT AND TO BOLD, all and stagellar, the acts of possible with the said. ROSH, B. WAYS, DOY. The acts of mergeger, were to insert the horse and Administrature to warriers and formation and possible and the said and acts of the said of the said and the said	The above described land is	the same conveyed to me by
and accommodal in this office of Engineer of Manua Conveyance for Orecardia Const, in Basis and Constitution of the all and singular the Engine Handles (Destination and Assignment of Engine Handles). Excellentesis and Assignment on the said Presidentesis and Assignment of the Engine Handles of the State		
nest recorded in the office of Recipited of Morea Conveyance for Generally Contract, in Soc. TOGETHER WAND TO ROLD, all and singuish, the sail premises such the add. TO HAYS AND TO ROLD, all and singuish, the sail premises such the add. TO HAYS AND TO ROLD, all and singuish, the sail premises such the add. TO HAYS AND TO ROLD, all and singuish, the sail premises such the add. TO HAYS AND TO ROLD, all and singuish, the sail premises such the add. TO HAYS AND TO ROLD, all and singuish, the sail premises such the add. TO HAYS AND TO ROLD, all and singuish, the sail premises such the add. TO HAYS AND TO ROLD, all and singuish, the sail premises such the add. TO HAYS AND TO ROLD, all and singuish, the sail premises such the add. TO HAYS AND TO ROLD, all and singuish, the sail premises such the add. TO HAYS AND TO ROLD, all and singuish, the sail premises such that the sail may be sail to the sail of		
TO GATE AND TO HOLD, all and singular, the highest, Remotines mate the said. Score B. Ware, her to LAVE AND TO HOLD, all and singular, the said promises mate the said. Score B. Ware, her to LAVE AND TO HOLD, all and singular, the said promises mate the said. Score B. Ware, her to LAVE AND TO HOLD, all and singular, the said promises mate the said. And I to settly but district the said of the said and said and said ministers and Andreas, and every per district. And I to settly but the said of the said and the said ministers, and every per district. And I to settly an analysis of the said and th		
TO HAVE AND TO HOUD, all and singular, the salt pressures into the raid	TOGETHER with all and singular the Rights, Members, Hereditamen	
this and Aneques forever. And 16 between years are without and the Executors and Assimilateristics to various and forever defend all and singular the said precision unto the end on And 16 between years are the said of the end on Anthropy from and against me, by Mario, November, Administrators and Assigns, and every per foreign and the end of the said surfacears, agrees to future the house and buildings on said and for not best than. And 16 the said surfacears, agrees to future the house and buildings on said and for not best than. And 16 the said surfacears, agrees to future the house and buildings on said and for not less than 16 the said surfacears, and the end of the said surfacears, and the end of the said surfacears, and the end of the said surfacears and the said said said said said said said said	aining.	
And I do brethy bind spread, my Heirs, Escenters and Administrators to warrant and forewer defend all and singuler the said premises must be said on the part of the best of his meter of the said Andreas, from and against me, my Heirs, Escenters, Administrators and Andreas, from and against me, my Heirs, Escenters, Administrators and Andreas, and every per flowers for local visioning, or to chain the same of any part thereof. And I, the east decoration, and the same of any part thereof. And I, the east decoration of the said on the same of any part thereof. And I, the east decoration of the said on the same of the same to be concepted to the more decoration of the said on the said of the sai		
And it describe being specific my Heirs, Executors and Administrations to warrout and forever defend all and singular the said presentes unto the said my gene. And I, the said configures, agree to insure the house and hatfolings on and mariest me, my Heirs, Executors, Administrators and Assigns, and every per formation of the said more or any part thereof. And I, the said configures, agree to insure the house and hatfolings on said land for not less than. And I, the said configures, agree to insure the house and hatfolings on said land for not less than. And I, the said configures, agree to insure the house and hatfolings on said land for not less than. And I, the said configures, agree to insure the house and hatfolings on said land for not less than. And I, the said configures, agree to insure the house and hatfolings on said land for not less than. And I, the said configures, agree to insure the house and hatfolings on said land for not less than. And I the said configures, agree to the said land the said hatfolings on the said land the said land the said land the said present the said land the		
And I, the said surgeger, agree to feature the source or any grate these. And I, the said surgeger, agree to feature the bours and buildings so said land for not less than. And I, the said surgeger, agree to feature the bours and buildings so said land for not less than. And I, the said surgeger, agree to feature the bours and buildings so said land for not less than. Dillar, M., and the said surgeger, agree to feature the bours and buildings so said land for not less than. Dillar, M., and the said surgeger to pay any interactor produce of interacts surgegers, and he to be compared to the land of the said surgeger to pay any interactor produce of interacts surgegers to pay any interactor produce of the said surgegers to pay any interactor produce of the said surgegers to pay any interactor produce of the said surgegers to pay any interactor produce the said surgegers to the said surgegers to pay any interactor produce the said surgegers to pay any interactor produce the said surgegers to the said surgegers that surgegers the said surgegers that sur	Icirs and Assigns forever.	
And I, the said mortgagers, agree to incore the house and buildings on said tend for not less than. Dollar, In agree or composite with that he acceptable to its another parties of the said tend to the to a family by any saids, it is not parties of the said of the s	And I do hereby bind myself, my Heirs, Executors and Administrators t	to warrant and forever defend all and singular the said premises unto the said mo
And I, the said mortgagers, agree to incore the house and buildings on said tend for not less than. Dollar, In agree or composite with that he acceptable to its another parties of the said tend to the to a family by any saids, it is not parties of the said of the s	agee, Heirs and Assigns, from	and against me, my Heirs, Executors, Administrators and Assigns, and every pers
magnary or comparise which shall be acceptable to the mortusgee, and loop the same insured from loon or damage by firs dividing the continuation of this magnary and assessment of the process of the state of the service of the continuation of the magnary and the state of the continuation of the magnary and the process of the continuation of the magnary and the process of the continuation of the magnary and the option of the continuation of the state of the mortusges of the state of the mortusges of the state of the state of the continuation of the state of the state of the continuation of the state of the stat	rational and the control of the cont	ting the control of
see may came the sum to be between a short processed and be seen to the post processed and as any more fail to do then the administration of the more processed and the seen to the post of the more processed and the seen to the post of the more processed and the seen to the post of the more processed and the seen to the post of the more processed and the post of th		
Section of these payments coats of collection) upon said dock, interest, coats and expenses without limiting to account for anything more than the vertex and they are thought of the country of the payment of the process of the control of the vertex and the payment of the vertex and the vertex	rage, and make loss under the poincy or poincies of insurance payable to the sage may cause the same to be insured as above provided and be reimburse of the mortgage to pay any insurance premium or any taxes or other publishmount of this mortgage due and payable. PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent an well and truly pay, or cause to be paid unto the said mortgage the said do the true intent and meaning of the said note, then this deed of bargain full force and virtue. AND IT IS AGREED, by and between the said parties, that I, the more	or mortgagee, and that in the event I shall at any time fail to do so, then the said moved for the premium and expense of such insurance under this mortgage. Upon failutic assessment or any part thereof the mortgagee may at his option declare the find meaning of the parties to these presents, that if I the said mortgagor, do and shebt or sum of money aforesaid, with interest thereon, if any shall be due, according in and sale shall cease, determine, and be utterly null and void; otherwise to remarks any to hold and enjoy the said premises until default of payment shall be made.
Signed, Sealed and Delivered in the Presence of K. K. TOWNES J. M. Whitmire County of Greenville PERSONALIN APPRANED BEFORE ME J. M. Whitmire TATE OF SOUTH CAROLINA. County of Greenville R. Sale and se. his. set and deed deliver the within written deed; and that be with L. K. TOWNES W. F. Childers T. M. Whitmire TATE OF SOUTH CAROLINA. County of Greenville R. Sale and se. his. first L. K. TOWNES W. F. Childers W. F. Childers W. F. Childers Whitmire TATE OF SOUTH CAROLINA. County of Greenville. A. D. 19-27 H. A. K. TOWNES Notary Public, S. C. TATE OF SOUTH CAROLINA. County of Greenville. A. Notary Public for South Man. And upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any computation, dead or fear of any pen or persons whomsoever, renounce, release, and forever relinquish unto the within named Helre and Ansigns, all her interest and est ato, and also all her right and claim of Dower of, in or to all and singulae to the within mentioned and released. Given under my hand and seal this. J. M. Whitmire Recorded MS.Y. 274 A. D. 19 Notary Public, S. C. CEAL) Notary Public, S. C. CEAL) Notary Public, S. C. Lith? Per value received I do hereby mesign, transfer and set over to. the within mortgage and the note which it secures without recourse, the uniterest. A. D. 19 For value received I do hereby mesign, transfer and set over to. the within mortgage and the note which it secures without recourse, the uniterest.	anv. Me chambers of denerwise. Modolil M receiver, with suthority to take no	saaam tam add maringan atham ann atmar bleet and andion bar accument to the tallegaps
Signed, Sealed and Delivered in the Presence of K. K. TOWNES J. M. Whitmire County of Greenville PERSONALIN APPRANED BEFORE ME J. M. Whitmire TATE OF SOUTH CAROLINA. County of Greenville R. Sale and se. his. set and deed deliver the within written deed; and that be with L. K. TOWNES W. F. Childers T. M. Whitmire TATE OF SOUTH CAROLINA. County of Greenville R. Sale and se. his. first L. K. TOWNES W. F. Childers W. F. Childers W. F. Childers Whitmire TATE OF SOUTH CAROLINA. County of Greenville. A. D. 19-27 H. A. K. TOWNES Notary Public, S. C. TATE OF SOUTH CAROLINA. County of Greenville. A. Notary Public for South Man. And upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any computation, dead or fear of any pen or persons whomsoever, renounce, release, and forever relinquish unto the within named Helre and Ansigns, all her interest and est ato, and also all her right and claim of Dower of, in or to all and singulae to the within mentioned and released. Given under my hand and seal this. J. M. Whitmire Recorded MS.Y. 274 A. D. 19 Notary Public, S. C. CEAL) Notary Public, S. C. CEAL) Notary Public, S. C. Lith? Per value received I do hereby mesign, transfer and set over to. the within mortgage and the note which it secures without recourse, the uniterest. A. D. 19 For value received I do hereby mesign, transfer and set over to. the within mortgage and the note which it secures without recourse, the uniterest.	WITNESS my hand and seal, this 1st	May in the year of our La
Signed, Sealed and Delivered in the Presence of H. K. TOWDOS. J. M. Whitmire (L. TATE OF SOUTH CAROLINA, County of Greenville PROBATE Sworn to before me, this. L. K. TOWDOS. Notary Public, S. C. Notary Public, S. C. A. D. 19. 37 H. K. TOWDOS. Notary Public for South Carolina, County of Greenville. Purchase Money Mortgage RENUNCIATION OF DOWER A Notary Public for South Carolina, County of Greenville. I A. M. Whitmire A Notary Public for South Carolina, County of Greenville. I A. M. Whitmire A Notary Public for South Carolina County of Greenville. I A. M. Whitmire A Notary Public for South Carolina County of Greenville. I A. M. Whitmire A Notary Public for South Carolina County of Greenville. I A. Whitmire A Notary Public for South Carolina County of Greenville. I A. Whitmire A Notary Public for South Carolina County of Greenville. I A. Whitmire A Notary Public for South Carolina County of Greenville. I A. Whitmire A Notary Public for South Carolina County of Greenville. I A. D. 19. County of Greenville. I A. D. 19. County of Greenville. A D. 19. Notary Public, S. C. Recorded May 37d. 10. 37d, at. Lith? Ordock, P. M. M. For value received I do breely assign, transfer and set over to. the within mortgage and the note which it secures without recourse, the Minester. The without mortgage and the note which it secures without recourse, the Minester.		. The control of the
H. K. TOWDSS		`
TATE OF SOUTH CAROLINA, County of Greenville PERSONALLY APPEARED REFORE ME	U K Bownea	W. F. Childers
County of Greenville PERSONALLY APPEARED BEFORE ME J. M. Whitmire Made oath that he saw the within named W. F. Childers M. Whitmire M. M. M. Whitmire M. M. M. Whitmire M. M		
County of Greenville PERSONALITY APPEARED REFORE ME	O W MITOURILY)
PERSONALLY APPEARED REFORE ME	TATE OF SOUTH CAROLINA,	
gm, seel and as his act and deed deliver the within written deed; and that he with H. K. TOWNES witnessed the execution thereof. Sworn to before me, this		
gn, seal and as		
MAY A. D. 19. 27 H. K. TOWNES (SEAL) Notary Public, S. C. TATE OF SOUTH CAROLINA, County of Greenville. I	ign, seal and asact and deed deliver the H. K. Townes	within written deed; and thathe with
Ha. Ks. Townes (SEAL) Notary Public, S. C. TATE OF SOUTH CAROLINA, County of Greenville. Purchase Money Mortgage RENUNCIATION OF DOWER A Notary Public for South Carolin of the wife of the within named the wife of the within named dupon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, dread or fear of any put or persons whomsoever, renounce, release, and forever relinquish unto the within named Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and singular to Given under my hand and seal this. Given under my hand and seal this. SEAL) Notary Public, S. C. Recorded May 3rd 19.27, at 4:47 o'clock, P. M.		T M White
TATE OF SOUTH CAROLINA, County of Greenville. County of Greenville. A Notary Public for South Caroling A Notary Public for South Caroling		J. M. WIII CHILLE
County of Greenville. I	Notary Public, S. C.	
cohereby certify unto all whom it may concern, that Mrs	<u> </u>	oney Mortgage RENUNCIATION OF DOWER
the wife of the within named	I	a Notary Public for South Carolir
did this day appear before not upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, dread or fear of any persons whomsoever, renounce, release, and forever relinquish unto the within named Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and singular temises within mentioned and released. Given under my hand and seal this Yof Notary Public, S. C. Recorded May 3rd 19.27, at 19.27, at the within mortgage and the note which it secures without recourse, the within mortgage and the note which it secures without recourse, the day of day of 19.20 19.21 19.21 19.22 19.22 19.23 19.24 19.25 19.25 19.25 19.25 19.26 19.26 19.27 19.26 19.27 19.26 19.27 19.26 19.27 19.27 19.27 19.27 19.27 19.27 19.28 19.28 19.29 19.20	o hereby certify unto all whom it may concern, that Mrs	
did this day appear before not upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, dread or fear of any persons whomsoever, renounce, release, and forever relinquish unto the within named Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and singular temises within mentioned and released. Given under my hand and seal this Yof Notary Public, S. C. Recorded May 3rd 19.27, at 19.27, at the within mortgage and the note which it secures without recourse, the within mortgage and the note which it secures without recourse, the day of day of 19.20 19.21 19.21 19.22 19.22 19.23 19.24 19.25 19.25 19.25 19.25 19.26 19.26 19.27 19.26 19.27 19.26 19.27 19.26 19.27 19.27 19.27 19.27 19.27 19.27 19.28 19.28 19.29 19.20		the wife of the within nam
May 3rd		gid this day appear hefers
Heirs and Assigns, all her interest and est ate, and also all her right and claim of Dower of, in or to all and singular to Given under my hand and seal this		at she does freely, voluntarily, and without any computation, dread or fear of any pe
Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and singular temises within mentioned and released. Given under my hand and seal this	n or persons whomsoever, renounce, release, and forever relinquish unto the	e within named
Given under my hand and seal this		
Given under my hand and seal this	Heirs and Assigns, all her interest and	est ate, and also all her right and claim of Dower of, in or to all and singular t
Notary Public, S. C. RecordedMay 3rd	remises within mentioned and released.	
Notary Public, S. C. Recorded May 3rd 19 37, at 1247 o'clock, P. M. For value received I do hereby assign, transfer and set over to		
Recorded May 3rd 19.37, at 4:47 o'clock, P. M. For value received I do hereby assign, transfer and set over to the within mortgage and the note which it secures without recourse, the day of 19.21.		
Recorded May 3rd 19.37, at 4:47 o'clock, P. M. For value received I do hereby assign, transfer and set over to the within mortgage and the note which it secures without recourse, the day of 19.21.	Notary Public, S. C.	
For value received I do hereby assign, transfer and set over to		1, 1, 7
the within mortgage and the note which it secures without recourse, the day of	Recorded	
the within mortgage and the note which it secures without recourse, the day of		
, 19 itness:	그 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그	
itness:		the within mortgage and the note which it secures without recourse, th
	· · · · · · · · · · · · · · · · · · ·	
	Titness:	